

8.58 Exemption from automatic application.

1. To the extent that moneys appropriated under [section 8.57](#) do not result in moneys being credited to the general fund under [section 8.55, subsection 2](#), moneys appropriated under [section 8.57](#) and moneys contained in the cash reserve fund, rebuild Iowa infrastructure fund, environment first fund, Iowa economic emergency fund, taxpayer relief fund, state bond repayment fund, Iowa coronavirus fiscal recovery fund, and Iowa coronavirus capital projects fund shall not be considered in the application of any formula, index, or other statutory triggering mechanism which would affect appropriations, payments, or taxation rates, contrary provisions of the Code notwithstanding.

2. To the extent that moneys appropriated under [section 8.57](#) do not result in moneys being credited to the general fund under [section 8.55, subsection 2](#), moneys appropriated under [section 8.57](#) and moneys contained in the cash reserve fund, rebuild Iowa infrastructure fund, environment first fund, Iowa economic emergency fund, taxpayer relief fund, state bond repayment fund, Iowa coronavirus fiscal recovery fund, and Iowa coronavirus capital projects fund shall not be considered by an arbitrator or in negotiations under [chapter 20](#).

[92 Acts, ch 1227, §8](#); [95 Acts, ch 214, §17](#); [2000 Acts, ch 1225, §23](#); [2011 Acts, ch 123, §31](#); [2013 Acts, ch 143, §3, 4](#); [2018 Acts, ch 1161, §49, 53](#); [2021 Acts, ch 172, §26, 29](#)

Referred to in [§8.55, 8.56, 8.57E, 8.57F, 8.57G, 8.57H](#)

For future repeal of 2021 amendment to this section on July 1, 2025, see [2021 Acts, ch 172, §28](#)

Section amended